CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD SAN FRANCISCO BAY REGION

ORDER 92-022 (AMENDING ORDER NO. 91-016)

SITE CLEANUP REQUIREMENTS FOR:

UPLAND OPERABLE UNIT 1990 BAY ROAD SITE EAST PALO ALTO SAN MATEO COUNTY

DISCHARGERS:

RHONE-POULENC INC. AND

SANDOZ CROP PROTECTION CORPORATION

The California Regional Water Quality Control Board, San Francisco Bay Region (hereinafter called the Board) finds that:

- 1. <u>SITE DESCRIPTION</u> Soil and ground water pollution exist on a site in and adjacent to 1990 Bay Road, East Palo Alto. Figure 1. The site is located about 2000 feet west of San Francisco Bay and about 4500 feet northwest of San Francisquito Creek, a tributary of the bay. Tidal and non-tidal marshes border the site on the east and southeast. Non-tidal marshes are bounded by levees with a portion constructed before 1939 and another portion by 1955.
- Operable Unit Designations The "site" is defined to include areas reflecting arsenic concentrations in soil greater than 20 mg/kg. The total site area lying within the 20 mg/kg contour covers approximately 13 acres. For purposes of remedy selection and remedial planning, the site has been separately divided into "Upland" and "Wetland" "Operable Units" (OU) within the meaning of section 300.430(a)(ii) of the National Contingency Plan (NCP), 40 C.F.R. Part 300. The Upland area is further divided into subareas, according to property ownership. See Figure 2.
- 1.2 <u>Upland OU Subareas</u> The Upland OU, for which the selected final remedy is specified in this Order, consists of a total of approximately 7.2 acres comprising the following subareas:
 - Sandoz Property The "Sandoz Property" located at 1990 Bay Road consists of approximately five (5) acres currently owned by Sandoz Crop Protection Corporation (Sandoz) containing functioning office and manufacturing facilities and a large undeveloped area. The entire Sandoz Property lies within the 20 mg/kg contour. The manufacturing



facilities believed to have caused the contamination were located on what is now the Sandoz property.

- Bains Property The "Bains Property" consists of two parcels totalling approximately 1.5 acres located to the west of the Sandoz property, of which 0.8 acres lie within the 20 mg/kg contour. Improvements on the Bains property include an office and a warehouse, as well as paved and unpaved areas, some of which are used for parking.
- Properties West and North of the Site This designation groups six properties and a small portion of Bay Road itself on which limited amounts of contamination were found during the remedial investigation process. These properties include portions of Bay Road, which is owned by the City of East Palo Alto, and portions of parcels separately owned by Michael J. Demeter, Ronald G. Rogge, and Melvin R. Curtaccio. The Curtaccio properties consist of two parcels north of Bay Road, and one parcel west of the Sandoz property. A total of 1.1 acres of these properties lie within the 20 mg/kg contour.
- PG&E Poleyard The "PG&E Poleyard" is a 0.8-acre portion of the site, formerly used as a pole storage yard, which is currently owned by Pacific Gas & Electric Co. (PG&E). A 0.3 acre portion of this property lies within the 20 mg/kg contour.
- 2. SITE HISTORY Prior to 1926 the site was occupied by Reed Zinc Company, whose activities are unknown. From 1926 to 1964, the site was occupied by Chipman Chemical Company for the production and formulation of sodium arsenite-based herbicides and pesticides. In 1964, Rhodia Incorporated acquired Chipman and its facility, and continued operation until 1971 when operation ceased. Rhodia changed its name to Rhone-Poulenc Inc. (RPI) in 1978. Chipman and Rhodia are known to have produced arsenic-based pesticides at the site. Chipman and Rhodia formulated sodium arsenite in an underground tank located along the railroad spur and may have disposed of some of the wastes from this process in a shallow sludge pond located on the northwest portion of the site (See Figure 2). These practices are the probable origin of some of the pollutants found in soil and groundwater, both onsite and on adjacent properties. RPI is named as a discharger in the Board's orders because it is the successor-in-interest of Chipman and Rhodia and is deemed responsible for any discharges which may have been made by these entities.

Zoecon Corporation purchased the property in 1972 and has since occupied the site for the purpose of formulating and manufacturing insect control chemicals. Zoecon was purchased in 1983 by Sandoz U.S. Incorporated, who in 1986 merged with Velsicol and at that time renamed the company Sandoz Crop Protection Corporation (Sandoz). Sandoz treats and stores hazardous wastes

under a RCRA permit issued by the California Department of Health Services,

Toxic Substances Control Because (now the Department of Toxic Substances) Toxic Substances Control Program (now the Department of Toxic Substances Control Program (now the Department of Toxic Substances Control Program (now the Department of Toxic Substances) TOXIC SUDSTANCES CONTrol Program (now the Department of Toxic Substances Control of the California Environmental Protection Agency; CATOOOK1125 Condomic Substances CAT00061135. Sandoz is named as a discharger because of their current OMITOURILED. Samuel is named as a discharger because of their Current ownership of the former RPI property on which the primary arsenic pollution

- Soil In 1980, Converse Consultants began studying the horizontal and vertical extent to which arsenic had contaminated soil in the vicinity of the site.

 2000 samples have been talon to detail a death and the site. sources occur. exicit to which arsenic had contaminated soil in the vicinity of the site. Of 2000 samples have been taken to date at depths ranging from the ground surface to 56 feet. This sampling program identified the extent of arsenic contamination on the site and also the extent of other priority metals including SITE INVESTIGATION tamination on the site and also the extent of other priority metals, including lead, mercury, cadmium and selenium. The effect of priority metals in the 3.0 marsh areas of the site is being evaluated in an ecological assessment that is 3.1
 - Chemicals of Concern Soil and groundwater at the site are polluted with inorganic compounds which are the recult of site are by put related compounds. <u>Unemicals of Concern</u> soil and groundwater at the site are polluted with the ganic compounds which are the result of site use by RPI-related companies. Metals detected at levels of concern include arsenic, lead, cadmium, mercury, currently in progress. and selenium. Although other compounds were found at the site, arsenic was indeed as the primary control of account a real control of account and account and account and account a real control of account a real control of account account and account a real control of account ac and selenium. Almough other compounds were found at the site, alse in was judged as the primary contaminant of concern as well as a reliable indicator of judged as the primary contaminant of concern as well as a reliable indicator of concer Judged as the primary contaminant of concern as well as a reliable mulcator of contamination by other compounds. Arsenic is almost always found at higher 3.2 concentrations than the other contaminants of concern.

Some of the chemicals of concern on adjacent properties, particularly arsenic, are believed to derive from the Sandoz property, most likely through surface are peneveu to derive from the Sandoz property, most likely through surface runoff. The extent of priority metals other than arsenic on adjacent sites may be the regult of officite sources. Additional investigation may be neglected to the regult of officite sources. tunon. The extent of priority metals other man arsenic on adjacent sites may be the result of offsite sources. Additional investigation may be necessary to determine whether other sources of priority metals exist on adjacent properties

Background Arsenic The background concentrations of arsenic for the site Dackground Arsenic The Dackground concentrations of arsenic for the site were evaluated based on three offsite borings and studies by others. were evaluated pased on three onsite portings and studies by others. The borings were taken in areas which were not likely to be affected by site activities. These constants are as which were not likely to be affected by site activities. ties. These concentrations ranged from 7 to 10 mg/kg and averaged 8.5 mg/l Another study evaluated reported mean concentrations from east-central San Reported Paragraph Caldard reported from 62 to 190 mg/m and sent the Assertations from the Assertation Francisco Bay near Oakland ranging from 6.2 to 18.0 mg/kg and near the At Island Brown from 2.1 to 12.2 mg/kg. (Andersia) of al. 107815. A TICCE of the Island Brown from 2.1 to 12.2 mg/kg. Island Buoy from 3.1 to 12.3 mg/kg (Anderlini et al., 1975b). A USGS study 3.3 measured background concentrations of Bay sediments in borings for west soils from 0.1 to 97 mg/kg (Shacklette and Boerngen, 1984).

From these studies it is concluded that average background for the site is probably about 10 mg/kg, but individual samples may vary significantly fr propanty about to my kg, but mulvidual samples may vary significantly in average. Board staff concur with the dischargers' conclusion that soils converge. ing more than 20 mg/kg of arsenic probably have been affected by histoactivities and for the purposes of this cleanup action will be considered background for arsenic.

3.4 Groundwater The site is underlain by fine-grained and coarse-grained alluvial and shallow marine deposits. The uppermost of these deposits is referred to as the shallow aquifer, which is divided into the upper shallow zone at an average depth of approximately 5 to 15 feet and the lower shallow zone at an average depth of approximately 20 to 40 feet. The flow in the shallow zones is generally to the southeast. The shallow zones are underlain by a clay aquitard to a depth of approximately 160 feet, which marks the beginning of the deep aquifer.

The existing perimeter groundwater monitoring network consists of 20 perimeter monitoring wells and a deep aquifer well, and was approved by the Board as part of Order 85-67. The perimeter monitoring network currently includes the following wells: W-102; W-103; W-104; W-105; W-106; W-107; W-108; W-109; W-110; W-111; W-112; W-113; W-114; W-118; W-119; W-120; W-121; W-122; W-123; and W-124. Wells W-125 and W-126 are currently being installed and sampled and will replace W-108 and W-109 as perimeter wells when completed. The monitoring well network for the deep groundwater zone presently consists of one well, W-101, to determine vertical migration. Pursuant to the Deep Aquifer Monitoring Plan (DAMP) (see Finding 3.1.5), additional wells will be added to the monitoring well network for the deep groundwater zone upon approval of a RAP for the Wetland OU.

The vertical and lateral extent of arsenic pollution in groundwater has been investigated and documented using 84 monitoring wells. The distribution and migration of arsenic, as an indicator for metals contamination, is monitored by a network of wells in the shallow groundwater zones, and by a single well in the deep aquifer.

The extent of other pollutants, such as volatile organic compounds (VOCs) found in groundwater samples from the onsite and offsite wells, have not been as thoroughly evaluated or source(s) determined. VOCs have not been detected in soils onsite, but have been detected in groundwater in a number of wells on the site, most notably along the southern portion near the railroad tracks and offsite along the Borrman Steel Company/Torres property boundary. Though RPI was never named as a discharger of VOCs, the effect of VOCs on proposed remedial actions was considered. Though there is no evidence to indicate Sandoz as a source of the VOCs, as property owners, they are responsible for onsite monitoring of VOCs. Sandoz submitted a Sampling and Analysis Plan for VOCs (VOC SAP) in onsite groundwater monitoring wells to the Board on March 31, 1991. Groundwater samples collected in 1988 and 1989 from 14 wells at the site did not contain detectable levels of pesticides.

- Deep Aquifer Monitoring The existing deep aquifer monitoring program conveep aquirer monitoring the existing deep aquirer monitoring program consists of a single well showing no evidence of contamination. The Board staff concluded that the existing deep aquirer well would not accordenged and accordenged that the existing deep aquirer well would not accordenged that the existing deep aquirer monitoring program contains a single well showing no evidence of contamination. sists of a single well snowing no evidence of contamination. The BOATU STAIL concluded that the existing deep aquifer well would not provide early warning of potential contamination of the deep aquifer but that the right of attemption of the deep aquifer but that the right of attemption of the deep aquifer but that the right of attemption of the deep aquifer but that the right of attemption of the deep aquifer but that the right of attemption of the deep aquifer but that the right of attemption of the deep aquifer but that the right of attemption of the deep aquifer but that the right of attemption of the deep aquifer but that the right of attemption of the deep aquifer but that the right of attemption of the deep aquifer but that the right of attemption of the deep aquifer but that the right of attemption of the deep aquifer but that the right of attemption of the deep aquifer but that the right of attemption of the deep aquifer but that the right of attemption of the deep aquifer but that the right of attemption of the deep aquifer but that the right of attemption of the deep aquifer but that the right of attemption of the deep aquifer but the right of attemption of the deep aquifer but the right of attemption of the deep attemption of the de concluded that the existing deep aquifer well would not provide early warning of potential contamination of the deep aquifer, but that the risks of attempting of potential contamination of the deep aquifer to accomplish the to install a new well in the aquiford above the deep aquifer to accomplish the install a new well in the aquiford above the deep aquifer to accomplish the install a new well in the aquiford above the deep aquifer to accomplish the provided above the deep accomplish the deep accomplish the deep accomplish the deep of potential contamination of the deep aquifer, but that the risks of attempting to install a new well in the aquitard above the deep aquifer to accomplish this goal outweighed the heafite. The Board staff also concluded that additional goal outweighed the benefits. The Board staff also concluded that additional deep wells should be added to monitor concentrations of conteminants identified the should be added to monitor concentrations of conteminants. goal outweigned the penents. The Board start also concluded that additions of contaminants, identify deep wells should be added to monitor concentrations of determine if the deep addition of groundwater flow in the deep addition of groundwate 3.5 the direction of groundwater flow in the deep aquifer and determine if the direction of groundwater now in the deep aquifer and determine if the direction of groundwater now in the deep aquifer. The Deep Aquifer Monitoring contaminants have migrated into the aquifer.

 Program (DAMP) submitted on Time 20, 1001, shall be revised according to Concaminants have migrated into the aquiter. The Deep Aquiter Montholing to Program (DAMP) submitted on June 29, 1991, shall be revised according to Provision C.1.a. to reflect agency comments.
 - Surface Water Surface water runoff from the Sandoz property is directed ourrace water surface water runon from the sanuoz property is directed toward the lower-lying non-tidal marsh and undeveloped Call-Mac property to the east and south respectively. The macoff creates shallow surface non-determined the macoff creates shallow surface non-determined the east and south respectively. the east and south, respectively.

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- Remedial Action Plan. Upland Operable Unit
 Remedial Action Plan. Upland Operable On September 10 1080 Although the Nemecual Action rian, Upland Uperable Unit Kri submitted a rinal Kemedial Rivestigation (RI) Report to all agencies on September 19, 1989. Although the Rivestigation (RI) Report to all agencies on sociocical accessment is companied by all agencies an ecological accessment is companied by all agencies an ecological accessment is companied by all agencies and accessment is companied. Remedial Investigation/Feasibility Study/and Final RI was approved by all agencies, an ecological assessment is currently being conducted in the worker of the site. ni was approved by an agencies, an ecological assessment is currently being conducted in the wetlands portion of the site.

 This assessment shall be used to design appropriate alternative for determine impact on the wetlands and to design appropriate alternative. REPORTS & STUDIES determine impact on the wetlands and to design appropriate alternatives for alcount in the Western Foodball in Condensation in a condensation in a condensation in the Windowski Econolistic Condensation in a condensation in the Windowski Econolistic Condensation in the Windowski Eco determine impact on the wedands and to design appropriate anernatives for submittal in lateral or the Wetland Feasibility Study which is scheduled for submittal in lateral or the Wetland Feasibility Study which is scheduled OT (Trained Feasibility Study which is scheduled OT (Trained Feasibility Study which is scheduled OT (Trained Feasibility Study which is scheduled for submittal in lateral or the study which is scheduled for submittal in later Ucanup in the wenant reasoning study for the Upland OU (Upland FS) on 1992. RPI submitted a Feasibility Study for the Upland Ou November 1992. A feat remaining of the Upland De rate colonists of the Upland De rate colonist 4.1 July 31, 1991. A final version of the Upland FS was submitted on November 1, 1991. The Upland FS was approved by all agencies and enhanted of the Upland FS wa July 31, 1991. A mai version of the Upland F5 was submitted of the Upland F5 was approved by all agencies and submitted of the Decision of Positional Position of the Upland F5 was approved by all agencies and of the Upland F5 was approved by all agencies and of the Upland F5 was approved by all agencies and of the Upland F5 was approved by all agencies and of the Upland F5 was approved by all agencies and of the Upland F5 was approved by all agencies and of the Upland F5 was approved by all agencies and of the Upland F5 was approved by all agencies and of the Upland F5 was approved by all agencies and of the Upland F5 was approved by all agencies and of the Upland F5 was approved by all agencies and of the Upland F5 was approved by all agencies and of the Upland F5 was approved by all agencies and of the Upland F5 was approved by all agencies and of the Upland F5 was approved by all agencies and of the Upland F5 was approved by all agencies and of the Upland F5 was approved by all agencies are upland of the Upland F5 was approved by all agencies are upland of the Upland F5 was approved by all agencies are upland of the Upland F5 was approved by all agencies are upland of the Upland F5 was approved by all agencies are upland of the Upland F5 was approved by all agencies are upland of the Upland F5 was approved by all agencies are upland of the Upland F5 was approved by all agencies are upland of the Upland o FS satisfies the requirements of Regional Board Order No. 91-016. The Regional Board order No. 91-016. al Board staff mailed a Proposed Plan Fact Sheet on October 31, 1991 to all and addresses in the vicinity of the site as well as all interested agencies. posed plan contains the proposed final remedy for the Upland OU and is described in this Order. The technical information contains the proposed final remedy for the Upland Order. poseu rian contains the proposeu mai remedy for the optain of the RI, Uj described in this Order. The technical information contained in the RI, Uj FS and the Proposed Plan is consistent with the requirements of section.

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 The recument morniauon contained in the min. Of the Collision 25356.1 of the California Health and Safety Code for RAP's and with the requirements of the National Contingency Plan (NCP) for RI's and FS's. final RAP for the Upland OU will consist of Board Orders 91-016, 91-095 Order, the RI, Upland FS, and the Regional Board Proposed Plan.
 - Baseline Public Health Evaluation

 A Baseline Public Health Evaluation <u>Dascine rudic reaun ryanuauon</u> A Dascinic rudic Health Evaluation Maniwas conducted following the Superfund Public Health Evaluation Maniwas conducted following the Maniwas conducted following the Superfund Public Health Evaluation Maniwas conducted following the Maniwas conducted f 4.2

(SPHEM) guidance to assess the public health impacts of the 1990 Bay Road Site, and is included in the Remedial Investigation Report (RI). Following the SPHEM a primary or First Cut Hazard Identification Analysis was used to determine which chemicals should be considered as chemicals of concern at the site.

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During the first cut screening those chemicals found at or below background levels were eliminated from further consideration. Chemicals which were found below their respective MCL or 0.1 of their STLC in groundwater and were not detected or detected at or below background in soil were also eliminated. Additionally, chemicals found in groundwater samples from a single monitoring well and were not found in other locations or media were eliminated.

Upon completion of the first cut screening arsenic, cadmium, lead, selenium, mercury, copper, and zinc were identified as chemicals of concern. In the second cut screening chemicals were classified as carcinogens and non-carcinogens. Carcinogens were ranked according to their carcinogenic classifications. A non-carcinogenic effects classification by types of exposure ranked both carcinogenic and non-carcinogenic chemicals by their non-carcinogenic effects. In this screening copper and zinc received the lowest total toxicity indicator scores and were removed from consideration.

The results of the BPHE indicated arsenic, cadmium, lead, selenium, and mercury as chemicals of concern at the site.

Risk Assessment A Risk Assessment (RA) was prepared by Rhone-Poulenc (RPI) as part of their evaluation of remedial alternatives and is included in the final Upland Feasibility Study. RPI selected exposure scenarios based on their evaluation of the most sensitive receptors identified: short-term, or temporary onsite (Sandoz Plant property) construction workers, and child trespassers. The temporary worker was not intended to be involved with any site remediation. These two RPI scenarios considered inhalation and ingestion as the most likely exposure pathways. RPI considered dermal absorption for arsenic not a significant pathway, and the soil-to-water-to-receptor pathway as incomplete; therefore neither was included in the RA. Elimination of the dermal absorption pathway is consistent with toxicological information for arsenic (see Agency for Toxic Substances and Disease Registry (ATSDR), 1989, "Toxicological Profile for Arsenic", NTIS PB 89-185706, p. 2).

Of five chemicals of concern (arsenic, cadmium, lead, mercury, and selenium), arsenic and cadmium were appropriately evaluated for carcinogenic risk, and all five were also appropriately evaluated for the noncarcinogenic Hazard Index (HI). RPI calculated concentrations for arsenic that could remain in soil and be below the EPA acceptable carcinogenic risk of 10^4 , and less than a

noncarcinogenic Hazard Index of 1. These values were calculated as 250 mg/kg for the onsite temporary worker, and 135 mg/kg for the trespassing child.

EPA and the Regional Board did not accept RPI's RA. The main reasons for not accepting the RA were inappropriate selection of exposure scenarios and invalid assumptions used in the risk calculations. EPA considers the long-term resident the most sensitive receptor versus the trespassing child and the most appropriate scenario for setting cleanup levels as required in the NCP. EPA does not consider the trespasser scenario appropriate for most active industrial sites ("Guidance for Superfund Human Health Risk Assessment" December 15, 1989). In the case of the 1990 Bay Road Site, EPA and Board staff concur that a commercial/industrial scenario with long-term onsite workers is an appropriate scenario for setting cleanup levels for onsite areas (Sandoz plant property) versus the long-term resident. Current zoning and the long-range industrial development plans for the general area around the site (adopted by the East Palo Alto Redevelopment Agency) support use of the commercial industrial scenario. The main invalid assumption used by RPI was for acute exposure, whereas chronic exposure is the preferred basis for calculating future risk.

Because the RPI RA was not accepted, EPA requested its contractor, PRC Environmental Management Incorporated (PRC), to prepare a RA. The PRC RA, dated August 27, 1991 is included as an appendix to the Feasibility Study and was used in preparing the Proposed Plan.

In the PRC RA, both the residential and commercial/industrial scenarios considered inhalation and ingestion as appropriate exposure pathways, with the addition of consumption of home-grown vegetables for the residential scenario. Neither scenario considered dermal absorption as an appropriate exposure pathway or the soil-to-water-to-receptor as a complete pathway as discussed below.

The soil-to-water-to-receptor pathway is considered incomplete primarily because both State and Federal criteria for classification of shallow groundwater as a current or future source of drinking water are not met. This is consistent with EPA guidance (December 15, 1989). Even though the RI/FS considers it unlikely that arsenic will impact the deeper groundwater aquifer, and containment of the contaminated shallow groundwater plume is an element of the proposed plan, the final cleanup plan does incorporate a cleanup contingency for the deeper aquifer should concentration of arsenic above background concentration be detected based upon a monitoring program network of shallow and deep monitoring wells.

The PRC RA calculated acceptable soil cleanup levels, or health-based cleanup goals (HBG), for each chemical of concern representing a 10⁻⁴ cumulative carcinogenic risk, and a HI less than 1. PRC calculated arsenic HBGs of 300

mg/kg for the commercial/industrial scenario, and 70 mg/kg for the long-term residential scenario. These values represent the upper bound (i.e. highest residential scenario. These values represent the upper bound (i.e. mighest concentration allowed) for all pathways within the carcinogenic risk categories

To evaluate noncarcinogenic risks the chemicals of concern were grouped into 3 noncarcinogenic risk groups according to effects on target organs. Hazard 2 noncarcinogenic risk groups according to enects on target organs. Frazard quotients from chemicals of each of these groups were summed to produce a for each scenario. quouents from chemicals of each of these groups were summed to produce a HI for each group. The HI for each group is below an acceptable level of 1. The groupings and their respective HI are contained in Table 1.

The Proposed Remedial Action Plan proposes cleanup levels for arsenic of 70 mg/kg (residential carcinogenic risk) for all offsite properties in the Upland OU, mg/kg (residential carcinogenic risk) for all onsite properties in the Upland Ut and 500 mg/kg for onsite. The value of 500 mg/kg has been proposed as the onsite arsenic cleanup level, instead of the industrial carcinogenic risk HBG of 300 mg/kg calculated in the PRC RA. This risk management decision is based on the negligible increment of risk between 300 and 500 mg/kg concentration on the negligible increment of risk detween 300 and 300 mg/kg concentration $(1.0 \times 10^4 \text{ to } 1.77 \times 10^4)$, and the increase in cleanup costs due to increasing volumes of affected soil with decreasing arsenic concentration. The proposed volumes of anecieu son with decreasing arsenic concentration. The proposed son mg/kg onsite cleanup level also represents an approximate upper threshold. (based upon treatability studies) where Toxicity Characteristic Leaching Procedure (TCLP) test results on untreated soil do not exceed land disposal restrictions and leached contaminant would not be expected to contribute concentrations to ground water greater than drinking water standards for

REGULATORY STATUS The site has been under investigation since 1980. In NEUULATURI STATUS THE SHE has been under investigation since 1700. In 1985, EPA proposed the site for inclusion on the National Priorities List (NPL) 1707, Era proposed the site for inclusion on the National rhondes List (NrL) under authority of the Comprehensive Environmental Response, Compensation, and Liability Act (CERCIA) of 1980, as later amended by the Superfund Amendand Liability Act (CERCIA) of 1980, as later amended by the Superfund Amendand Liability Act (CARA) of 1980, as later amended by the Superfund Liability Act (CARA) of 1980, as later amended by the Superfund Liability Act (CARA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended by the Superfund Liability Act (CERCIA) of 1980, as later amended b arsenic. and Liability Act (CERCLA) of 1980, as later amended by the superiund Amen ments and Reauthorization Act (SARA) of 1986. The dischargers proposed a menus and reaumorization act (SARA) of 1980. The dischargers proposed a remedial plan to the DTSC in 1986 which was not adopted because it did not 5. meet CERCLA requirements.

From 1987 to early 1991, the site was under the lead agency jurisdiction of the DTSC pursuant to a Consent Order entered into between DTSC, the Board and DTSC pursuant to a Consent Order entered into between DTSC, the Board and DTSC pursuant to a Consent Order entered into between DTSC, the Board and DTSC pursuant 27, 1907 (Consent Order) RPI on August 27, 1987 (Consent Order).

To 1000 End Consent Order remedial planning procedures for the site. In 1989, EPA formally removed the site from consideration for the NITT. site from consideration for the NPL under EPA's RCRA deferral policy. tion of site cleanup continued under DTSC lead pursuant to the 1987 Const Order. Lead agency status changed in January, 1991, from DTSC to the Regional Board. The parties vacated all provisions of the Consent Order by regional board. The parties vacated an provisions of the Consent Order stipulation in February 1991, except for those referencing cost recovery. Today, only Board Order Nos. 91-016 and 91-095 directly regulate cleanup activities at the site.

- BOARD ENFORCEMENT HISTORY The following Board orders have applied to 6.
 - conditions at the site:
- Cleanup and Abatement Order (CAO) 82-001, adopted April 15, 1982 (requiring investigation and abatement of the vertical and lateral extent of soil, surface and groundwater pollution);
 - Order 82-002, adopted April 21, 1982 (allowing additional time for
 - Order 82-005, adopted October 13, 1982 (allowing additional time completion of tasks);
 - Order 83-012 adopted December 20, 1983 (allowing additional for completion of tasks);
 - Waste Discharge Requirements Order 85-67, adopted May 15, 1985 (rescinding previous Orders and requiring the dischargers to conduct time for completion of tasks); and further site characterization, construct monitoring well systems in the shallow and deep aquifers, and submit results of groundwater sample
 - Administrative Civil Liability Complaint 87-001
 - Site Cleanup Requirements Order No. 91-016, adopted February 20, 1991 (rescinding and replacing existing order to reflect change in analyses). lead agency, to include tasks necessary to complete the FS/RAP process, lead agency, to include tasks necessary to complete the Foliate process, to update groundwater monitoring and to ensure design of an adequate groundwater mitigation response for final site cleanup). Site Cleanup Requirements Order No. 91-095 adopted June 19,
 - 1991 (amending Order No. 91-016 to add provisions for implementing
 - INTERIM REMEDIAL ACTIONS In 1981, under direction of DTSC, drummer Waste and associated polluted soil unrelated to RPI were removed by the pollute soil unrelated to RPI were removed by the pollute soil unrelated to RPI were removed by the pollute soil unrelated to RPI were removed by the pollute soil unrelated to RPI were removed by the pollute soil unrelated to RPI were removed by the pollute soil unrelated to RPI were removed by the remove waste and associated political soil unrelated to Kri were removed by the Properties responsible for the waste from the northern portion of the Circ have included a contract of the circ have includ Figure 2, Call-Mac Property). Interim remedial actions at the site have incompleted as a second seco rigure 4, Can-Mac Property). Interim remedial actions at the site maye incommonitoring of groundwater in the shallow and deep groundwater in the shallow and Code of Groundwat monitoring well network installed under Board Order 85-67. In March 1 momoring wen network instance under board Order 63-0/. In March 1 pursuant to an order issued by DTSC, RPI installed a fence around certain pursuant to an order issued by DTSC, and the comments of the comme 7. of the site corresponding to the approximate 50 mg/kg soil arsenic condition and posted smarler sizes tion and posted warning signs.

RPI undertook an Early Action Removal completed in September, 1991, to remove soils containing concentrations of greater than 5000 mg/kg of arsenic from the undeveloped portion of the Sandoz property and the northern portion of the Torres property. The soil was disposed of offsite at a Class I facility in accordance with state and federal land disposal regulations. This was accomplished in accordance with the Early Action Removal Plan approved by Board Order Amendment 91-095.

8. <u>SCOPE OF THIS ORDER</u> This Order presents the selected final remedy for the Upland OU of the 1990 Bay Road site.

This Order deems approved all reports and actions accepted as final pursuant to the Consent Order or by Board Staff in accordance with previous Board Orders. Those reports which have been received and are currently under review include:

Aquifer Characterization and Contingency Plan (ACCP) Deep Aquifer Monitoring Program (DAMP)

This Order contains a task for modification and finalization of the ACCP and DAMP.

- 9. THE SELECTED FINAL REMEDY The selected remedial action for the Upland OU is the remedy identified and described as "Alternative E" in the FS and Regional Board Fact Sheet. Alternative E, as discussed in detail in Finding 8.4, consists of removing soil containing high concentrations of contaminants; treating certain soils onsite by means of fixation; capping certain affected areas; imposing deed restrictions on the Sandoz property as well as deed restrictions or removal to 70 mg/kg on the Bains, PG&E poleyard, Curtaccio, Rogge, and Demeter properties; monitoring all groundwater zones and add additional wells as per DAMP; installing a slurry wall to control groundwater migration; and dewatering within the slurry wall as needed to contain the affected soils and groundwater, and to maintain the hydraulic gradient.
- 9.1 <u>Remediation Alternatives</u> The FS for the Upland OU evaluated cleanup levels and remedial alternatives. RPI evaluated seven alternatives for the Upland OU including no action, removal to background, and five intermediary cleanup levels and technology combinations. A complete description of these alternatives is contained in the FS.
- 9.2 <u>Summary of Evaluation Criteria</u> Nine evaluation criteria have been developed by EPA to compare alternatives. The alternatives in the Upland FS were developed in detail with respect to these nine criteria, as set forth in the NCP at 40 C.F.R. § 300.430(e). A comparative analysis is set forth in the FS Report, and a summary is provided in section 8.3.

- · Overall Protection of Human Health and the Environment This criterion addresses whether a remedy provides adequate protection of human health and the environment.
- Compliance with applicable or relevant and appropriate requirements (ARARs) This criterion addresses whether a remedy will meet all of the ARARs or other federal and state environmental laws.
- Long-term Effectiveness and Permanence This criterion refers to expected residual risk and residual chemical concentrations after cleanup goals have been met and the ability of a remedy to maintain reliable protection of human health and the environment over time.
- Reduction of toxicity, mobility or volume through treatment This criterion refers to the anticipated performance of the treatment technologies a remedy may employ.
- Short-term effectiveness This criterion addresses the period of time needed to achieve cleanup and any adverse impacts on human health and the environment that may be posed during the construction and implementation period, until cleanup goals are achieved.
- <u>Implementability</u> This criterion refers to the technical and administrative feasibility of a remedy.
- <u>Cost</u> This criterion includes estimated capital and operation and maintenance, usually presented in a 30-year present worth format.
- Agency Acceptance This criterion addresses the agencies' acceptance of the selected remedy and any other agency comments.
- <u>Community Acceptance</u> This criterion summarizes the public's general response to the alternatives.
- 9.3 Remedy Selection Rationale and Statutory Determinations The alternatives evaluated in the Upland FS consisted of varying levels of soil removal and/or treatment and groundwater monitoring with containment and/or treatment measures as necessary. The rationale for remedy selection for this site is to protect human health and the environment and prevent further outward migration of contaminants from the site. The selected remedy meets these criteria: removing, treating, and capping soil so that the increased risk of cancer associated with the site is less than 10⁴. Additionally, an asphalt cap, deed restrictions and groundwater monitoring and other measures will prevent future contact between humans and contaminated soil or groundwater. Soil will be remediated so as to minimize leaching to groundwater. Intermittent dewatering

within the slurry wall will require treatment and disposal of extracted water in compliance with federal and state discharge requirements.

The selected remedy complies with ARARs, including the Porter-Cologne Water Quality Control Act as enforced by this Board's orders and state and federal hazardous waste disposal requirements for off-site and on-site disposal. In accordance with CERCIA section 121, 42 U.S.C.A. § 9621, and the National Contingency Plan, 40 C.F.R. Part 300, EPA will waive any federal or state permit requirements for the treatment, storage, and disposal of hazardous wastes that might otherwise apply to the activities contemplated as part of the approved remediation, including but not limited to necessary authority to allow redeposition of treated hazardous wastes.

The selected remedy will be effective over both the short and long term. Soil removal, soil fixation, and capping will significantly reduce the mobility of contaminants at the site. Compliance with ARARs will ensure the short-term effectiveness of the selected remedy during implementation.

The selected remedy is implementable. It relies on proven technologies and can be implemented in a period of ten months, excluding the portions of the remedy that must be deferred until the Sandoz and Bains facilities cease operation. The selected remedy is administratively feasible, effective and has a reasonable cost/benefit ratio

Other alternatives were considered for the site, but the selected alternative was considered superior when weighed against the 9 criteria and the other alternatives. The NCP prefers treatment as part of the remedy which could reduce toxicity, mobility and volume. Treatment in the case of arsenic polluted soils would not reduce toxicity or volume, but it would reduce the mobility of the arsenic.

9.4 <u>Description of the Selected Remedy</u> The selected remedy for the Upland OU consists of the following measures:

Remove accessible soils containing concentrations greater than 5000 mg/kg arsenic from accessible areas on the Sandoz property (see Figure 3). (This work was completed under Order Amendment No. 91-095.) Excavated soil has been disposed of offsite at a Class I facility in accordance with state and federal land disposal regulations. Inaccessible accordance with state and federal land disposal regulations. Soil currently located under areas required for support of facility operations will be removed when the facility ceases operation and the structures are razed. Land disposal restriction rules may require soil treatment prior to disposal;

- Treat accessible soils containing concentrations of 500 mg/kg or greater of arsenic by means of fixation technology, in order to reduce the mobility of contaminants. The treatability goal is 5 mg/l arsenic, 1 mg/l cadmium, 5 mg/l lead, .02 mg/l mercury, and 1 mg/l selenium as
 - Record deed restrictions for the Sandoz property as well as any other adjacent property where soil with greater than 70 mg/kg is left inmeasured by the TCLP; place, in conformance with Health and Safety Code Chapter 6.5, Article place, in comormance with freatth and safety code chapter 0.7, And 11, § 25220-41, as modified by the Board in consultation with DTSC.
 - Remove soil containing arsenic concentrations above health-based criteria (70 mg/kg) from any properties which will not be deed restricted, and dispose at an appropriate facility in accordance with state and
 - Pave areas that contain surface soil for which data measures federal land disposal regulations; arsenic concentrations at greater than 70 mg/kg, after grading to control ponding and maintain surface water drainage to the southeast;
 - Monitor arsenic concentrations in shallow and deep aquifers as provided by the approved Deep Aquifer Monitoring Plan (DAMP);
 - Install additional monitoring wells and continue the groundwater monitoring program for the site, as set forth in the DAMP, the revised Sampling and Analysis Plan (SAP), and the Aquifer Characterization and Contingency Plan (ACCP). After the implementation of the FS/RAP for the Wetland OU, install a slurry wall to prevent outward migration of arsenic concentrations exceeding 0.05 mg/l in shallow groundwater zone (date for slurry wall implementation shall be specified in the Wetland FS);
 - Intermittently dewatering within the slurry wall as necessary to maintain an inward hydraulic gradient; treat extracted groundwater as necessary to comply with Prohibition A.1 of this Order; and discharge treated water to storm drain under an NPDES permit;

The thirty-year net present value of Alternative E, based on a five percent discount rate, is estimated to be approximately \$9.1 million, which may increase depending the legislation data for the classical data for the classical data. depending upon the installation date for the slurry wall.

Deed Restrictions for Adjacent Properties Deed restrictions will be placed on properties where soil containing arsenic concentrations greater than 70 mg/kg properties where son containing arseme concentrations greater than 70 mg/s remains. The deed restrictions will be similar to those on other Superfund s under Board lead and will restrict all residential uses, use of shallow ground 9.5

ter and disturbance to the protective cap as through excavation. Additional studies under Provision C.1.b. will be conducted in determining which properties will require deed restrictions.

10. <u>CLEANUP STANDARDS</u>

- 10.1 Soil The BHRA in the Final RI concluded that all potential human receptors have calculated carcinogenic risks less than 10⁻⁴ before remedial activities, and that in order to protect the most sensitive identified potential receptor (a residential scenario), it would be necessary to prevent contact with soils containing arsenic concentrations greater than 70 mg/kg. Should untreated soils containing greater than 70 mg/kg be left in-place, measures to prevent contact with these soils as well as institutional controls would have to be applied.
- Groundwater The groundwater at this location in the shallow groundwater zone does not meet the criteria set forth in State Water Resources Control Board Resolution 88-63 defining sources of drinking water. The shallow groundwater is not currently used as a source of drinking water and, more importantly, contains total dissolved solid concentrations generally exceeding 3,000 mg/l. However, containment is necessary to prevent migration of arsenic at levels exceeding 0.05 mg/l from reaching the existing perimeter network wells at the site. The 0.05 mg/l criterion corresponds to federal and state maximum contaminant levels (MCLs) for arsenic. Because the deep aquifer has not become contaminated from the metals of concern, no remedial action is necessary at this time. All metals of concern shall not exceed their natural background levels in the deep aquifer.
- Risk Associated with Cleanup Standards The selected remedy is protective of human health as required by Section 121 of CERCLA, in that pollution in soil is treated so that it falls within EPA's acceptable carcinogenic risk range and noncarcinogenic Hazard Index. EPA's acceptable carcinogenic risk range for cleanup standards selected for a site is 10⁻⁴ to 10⁻⁶. If the noncarcinogenic Hazard Index is less than one, EPA considers the combined intake of chemicals unlikely to pose a health risk. Calculated health risks for the proposed cleanup standards are listed on Table 1. The health risk of carcinogenesis from all potential avenues of environmental exposure at the site is less than 10⁻⁴, and the Hazard Index for all receptors is less than 1; therefore, the selected final remedy is protective of human health and the environment.
- 11. <u>DATA VALIDATION</u> Development of the Board's final remedy was based on the Board's evaluation of water and soil data collected over a ten-year period. Data was collected following an approved SAP, and random splits were collected by Board staff to confirm the validity of the data. There has been a reasonable repeatability of data based on monitoring.

RPI submitted a data validation report on June 24, 1991. Board staff forwarded the data validation report to DTSC, the Board contractor for data validation evaluation. DTSC has determined that monitoring data for the Upland OU is both qualitatively and quantitatively acceptable. Thus the Board finds that there is sufficient reliable data on which to base a final cleanup decision.

- 12. <u>COMMUNITY RELATIONS</u> Community relations activities conducted in conjunction with the Upland FS/RAP have included the following:
 - Briefing local officials about the FS/RAP and public participation opportunities;
 - Holding an open house and meeting on the EARP in East Palo Alto on May 16, 1991;
 - Distributing the Proposed Plan Fact Sheet to all known residences in East Palo Alto, as well as to other interested groups and individuals;
 - Placing the Upland FS/RAP in the local information repository located in the East Palo Alto public library;
 - Publishing notices in the Peninsula Times Tribune on October 30, 1991 and November 6, 1991, announcing the proposed final RAP and opportunity for public comment at the Board Hearing of November 20, 1991 in Oakland, and announcing the opportunity for public comment at an evening public meeting in East Palo Alto on November 7th. A 30 day comment period ran from November 1, 1991 to December 9, 1991. An extension from December 1 to December 9, 1991 of the public comment period was given to compensate for delays in submitting documents for public review in the information repository. The extension was published in the Peninsula Times Tribune on November 20, 1991.
 - Holding an open house and community meeting on the Upland FS/RAP in East Palo Alto on November 7, 1991.
- 13. ADMINISTRATIVE RECORD The Administrative Record was prepared in accordance with EPA Guidance, has been made available for public review and for review by interested parties, and provides full documentation for the recommendations of staff and decisions by the Board. The record has been updated periodically. Copies of significant reports and an index are available for public access at the East Palo Alto Public Library. The full Administrative Record is available for public access at the office of the San Francisco Bay RWQCB.

FINANCIAL RESPONSIBILITY No nonbinding preliminary allocation of responsibility (NRAR) has been completed for this site. But and Sandor have been completed for this site. FINANUAL RESPUNSIBILITY NO nonpinging preliminary allocation of respunsibility (NBAR) has been completed for this site. RPI and Sandoz have been sibility (NBAR) has been completed for this site. acting pursuant to an Agreement of Kelease and Indemnincation entered into in February 1986 concerning then-known contamination of the site with inorganic February 1986 concerning then-known contamination and Sandor Cron repruary 1980 concerning men-known contamination of the Site With Inorg compounds. The Tentative Order names Rhone-Poulenc and Sandoz Crop compounds. The Tentative Order names The Board will consider NBAD and protection Compounds as displacement. compounds. The Tentauve Order names knone-routenc and Sandol Order NBAR proceprotection Corporation as dischargers. The Board will consider NBAR procedures at a future date and may name Other parties responsible for VOC metallicular for the parties at a future date and may name Other parties responsible for VOC metallicular for the parties at a future date and may name Other parties responsible for VOC metallicular for the parties at a future date and may name Other parties responsible for VOC metallicular for the parties at a future date and may name Other parties responsible for VOC metallicular for the parties at a future date and may name Other parties responsible for VOC metallicular for the parties at a future date and may name Other parties responsible for VOC metallicular for the parties at a future date and may name Other parties responsible for VOC metallicular for the parties at a future date and may name Other parties responsible for VOC metallicular for the parties at a future date and may name Other parties responsible for VOC metallicular for the parties at a future date and may name Other parties responsible for VOC metallicular for the parties at a future date and may name Other parties responsible for VOC metallicular for the parties at a future date and may name Other parties responsible for VOC metallicular for the parties at a future date and may name Other parties responsible for VOC metallicular for the parties at a future date and may name Other parties responsible for VOC metallicular for the parties at a future date and may name Other parties at a future date and may name Other parties at a future date and may name Other parties at a future date and may name Other parties at a future date and may name Other parties at a future date and may name Other parties at a future date and may name Other parties at a future date and may name Other parties at a future date and may name Other parties at a future date and may name Other parties at a future date and may name Other parties at a future rrotection Corporation as dischargers. The Board Will consider NBAK procedures at a future date and may name other parties responsible for VOC, metals of other pollurion. 14.

Adjacent and downgradient properties located within the Upland OU are not Adjacent and downgradient properties located within the Upland UU are not named as dischargers at this time, although legal basis exists for such an action. named as discnargers at this time, aithough legal basis exists for such an action.

Should these property Owners fail to cooperate with cleanup discharges.

Or if additional pollution is identified their may be named as discharges. or other pollution. or if additional pollution is identified they may be named as dischargers.

Currently Shell and Maxus Energy (the successor to Diamond Shamrock) are Currently one and Maxus Energy (the successor to Diamond Snamrock) are currently conducting investigations on the Torres and Call-Mac properties to determine possible substructors impacts due to the illegal busing of their grades determine possible substructors impacts due to the illegal busing of their grades. currently conducting investigations on the Torres and Call-Mac Transported by Call-Mac Transported

LEAD AGENCY The Board has been acting as the lead agency pursuant to a stigulation between DDI DTCC and the Board dated Pehrana 1001 months. Stipulation between RPI, DTSC and the Board dated February, 1991, vacating the Average 1997 Consent Order for the city and to receive the Average 1997 Consent Order for the city and to receive the Average 1997 Consent Order for the city and to receive the city and to receive the Average 1997 Consent Order for the city and to receive the city and to receive the city and to receive the city and by Call-Mac Transportation.

supuration between Kr1, D13C and the board dated repruary, 1771, vacating the August 1987 Consent Order for the site, and to various interagency agrees Pursuant to the South Bay Multi-Site Cooperative Agreement and the South Bay rursuant to the South Bay Multi-Site Cooperative Agreement and the South Bay 2, Ground Water Contamination Enforcement Agreement, entered into On May 2, 1995 (se subsequently asserted by the Board EnA and DTSC the Board by the By the Board By the By 15. ments.

Ground water Contamination Enforcement Agreement, entered into On May 2, the 1985 (as subsequently amended) by the Board, EPA and DTSC, the Board will continue as the lead agreement for the Board will continue as the lead agreement for the Board will continue as the lead agreement for the Board will continue as the lead agreement for the Board will continue as the lead agreement for the Board will continue as the lead agreement for the Board will continue as the lead agreement for the Board will continue as the lead agreement for the Board will continue as the lead agreement for the Board will continue as the lead agreement for the Board will continue as the lead agreement for the Board will continue as the lead agreement for the Board will continue as the lead agreement for the Board will continue as the lead agreement for the Board will continue as the lead agreement for the Board will continue as the lead agreement for the Board will continue as the lead agreement for the Board will continue as the lead agreement for the Board will continue as the lead agreement for the Board will be a substitute as the lead agreement for the Board will be a substitute as the lead agreement for the Board will be a substitute as the lead agreement for the Board will be a substitute as the lead agreement for the Board will be a substitute as the lead agreement for the Board will be a substitute as the lead agreement for the Board will be a substitute as the lead agreement for the Board will be a substitute as the lead agreement for the Board will be a substitute as the lead agreement for the Board will be a substitute as the lead agreement for the Board will be a substitute as the lead agreement for the Board will be a substitute as the lead agreement for the Board will be a substitute as the 1983 (as subsequently amended) by the Board, ErA and DIDC, the Board nas appropriate to remilate the discharger, remediation and administration administration and administration administration administration administration administration adm peen acting as the lead agency for the site. The Board will continue as apprinted to regulate the dischargers, remediation and administer enforcement or regulate the dischargers. priate to regulate the dischargers remediation and administer emorcement actions in accordance with CERCLA as amended by SARA, the California Water Code and remissions adopted these random Code and remissions adopted these random Code and Safety Code and remissions adopted these random Code and Safety Code and remissions adopted these random Code and Safety Code and remissions adopted these random Code and Safety Code and remissions adopted these random Code and Safety Code and remissions adopted these random Code and Safety Code and Remissions adopted these random Code and Safety Code and Remissions adopted these random Code and Safety Code and Remissions adopted these random Code and Safety Code and Remissions adopted these random Code and Safety Code and Remissions adopted these random Code and Safety Code and Remissions adopted these random Code and Safety Code and Remissions adopted these random Code and Remissions adopted the Remissions adopt actions in accordance with Cencia as amended by Sana, the Camoni Code, Health and Safety Code, and regulations adopted there under Code, Health and Safety Code, Pursuant to CERCIA sections 104 and 122, 42 U.S.C.A. §§ 9604, 9622, EPA

ruisuant to Cercula seculons 104 and 144, 44 U.S.C.A. 88 7004, 704 and 144 and 144, 44 U.S.C.A. 88 7004, 704 and 144 and 144, 44 U.S.C.A. 88 7004, 704 and 144 and 1

- The Board adopted a revised Water Quality Control Plan for the San France Plant Plant Charles Plant Bay Basin (Basin Plan) on December 17, 1986. The Basin Plan contains of December 19, 1986. Day Dasin (Dasin Fran) on December 1/, 1700. The Dasin Francisco Bay and contains quality objectives and beneficial uses for South San Francisco Bay and contains and property of the passin Francisco Bay and contains quality objectives and beneficial uses for South San Francisco Bay and contains quality objectives and passin (Dasin Francisco Bay and Contains and Dasin Francisco Bay and Dasin Bay an ous surface and groundwater. 16.
 - The Basin Plan for the area identifies the following potential beneficial the groundwater underlying and in the vicinity of the facility: 17.
 - a. Industrial process water supply
 - b. Industrial service water supply 16

The shallow aquifer has no potential beneficial use as a municipal and domestic resolved solide (TDS) criteria of State Roard Resolved solide (TDS) criteria of State Resolved solide (TDS) The shallow aquiter has no potential beneficial use as a municipal and domestic supply based on the Total Dissolved Solids (TDS) criteria of State Board Resolution 88.62 "Sources of Drinking Water"

There are no onsite wells currently drawing water from this zone for these or any other nursoses. The deen aguifer that underlies the site is a source of tion 88-63, "Sources of Drinking Water."

Inere are no onsite wells currently drawing water from this zone for these of any other purposes.

The deep aquifer that underlies the site is a source of any other purposes.

Advantage water but associate of groundwater from this zone has been reduced to the state of groundwater from the zone has been reduced to the state of groundwater from the zone has been reduced to the state of groundwater from the zone has been reduced to the state of groundwater from the zone has been reduced to the state of groundwater from the zone has been reduced to the state of groundwater from the zone has been reduced to the state of groundwater from the zone has been reduced to the state of groundwater from the zone has been reduced to the state of groundwater from the zone has been reduced to the state of groundwater from the zone has been reduced to the state of groundwater from the zone has been reduced to the state of groundwater from the zone has been reduced to the state of groundwater from the zone has been reduced to the state of groundwater from the zone has been reduced to the zon any other purposes. The deep aquiter that underlies the site is a source of the source of the state of the st

- The existing and potential beneficial uses of nearby surface waters (San Francisco Creek) and marches include. to prevent saltwater intrusion and land subsidence. CO Bay and San Francisquito Creek) and marshes include:
- a. Contact and non-contact water recreation 18.
 - b. Warm and cold fresh water habitat

 - c. Fish migration and spawning
 - f. Preservation of rare and endangered species d. Commercial and sport fishing
 - g. Estuarine habitat
 - h. Wildlife habitat
 - i. Salt marsh habitat
 - The Board's Resolution No. 88-160 encourages maximum feasible reuse of the Board's Resolution No. 88-160 encourages maximum feasible reuse of the Board will consider the Board's Resolution No. 88-160 encourages maximum feasible reuse of the Board's Resolution No. 88-160 encourages maximum feasible reuse of the Board's Resolution No. 88-160 encourages maximum feasible reuse of the Board's Resolution No. 88-160 encourages maximum feasible reuse of the Board's Resolution No. 88-160 encourages maximum feasible reuse of the Board's Resolution No. 88-160 encourages maximum feasible reuse of the Board's Resolution No. 88-160 encourages maximum feasible reuse of the Board's Resolution No. 88-160 encourages maximum feasible reuse of the Board will consider the Board will consider the Board will consider the Board will be a second of the The poard's resolution No. 88-100 encourages maximum teasible reuse of the stracted groundwater from remediation projects.

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 - This action is an order to enforce the laws and regulations administere drain under an NPDES permit. BOARD. INIS ACTION IS CATEGORICALLY Exempt from the provisions of the Environmental Quality Act, Cal. Pub. Res. Code §§ 21000 et seq. pursuant of the Caridelines title 14. California Code of Benalistic Section 15221 of the Caridelines title 14. Environmental Quanty Act, Cal. rup. Res. Code 98 41000 EL SEY. Purs Res. Code of Regulation 15321 of the Guidelines, title 14, California Code of Regulation 15321 of the Guidelines, title 14, California Code of Regulation 15321 of the Guidelines, title 14, California Code of Regulation 15321 of the Guidelines, title 14, California Code of Regulation 15321 of the Guidelines, title 14, California Code of Regulation 15321 of the Guidelines, title 14, California Code of Regulation 15321 of the Guidelines, title 14, California Code of Regulation 15321 of the Guidelines, title 14, California Code of Regulation 15321 of the Guidelines, title 14, California Code of Regulation 15321 of the Guidelines, title 14, California Code of Regulation 15321 of the Guidelines, title 14, California Code of Regulation 15321 of the Guidelines, title 14, California Code of Regulation 15321 of the Guidelines, title 14, California Code of Regulation 15321 of the Guidelines, title 14, California Code of Regulation 15321 of the Guidelines, title 14, California Code of Regulation 15321 of the Guidelines, title 14, California Code of Regulation 15321 of the California Code of Regulation 15321 of th 20.
 - The Board has notified the dischargers and interested agencies and its intent under California Water Code Section 13304 to prescribe Requirements for the discharge and has provided them with the 21.

a public hearing and an opportunity to submit their written views and recommendations.

The Board, in a public meeting, heard and considered all comments have been to the RAP. The EPA and the DTSC and other appropriate agencies have been to the RAP. The Board, in a public meeting, heard and considered all comments have been to the RAP. The EPA and the DTSC and other agree with them. and the requirements of this Order. Agree with the consulted regarding the requirements of this order. to the RAP. The EPA and the DTSC and other appropriate agencies have be consulted regarding the requirements of this on the renorts and actions of further have agreed to provide comments on the renorts. consulted regarding the requirements of this Order, agree with them, and actions of The further have agreed to provide comments on the reports in a timely manner. The further RPI to the Board and to Sandoz and/or RPI to the Board and to Sandoz and to Sando further have agreed to provide comments on the reports and actions of The and/or RPI in a timely manner. The and/or RPI to the Board and to take any action without prior consultation of the prior to take any action without prior consultation of the agreed part to take any action without prior consultation of the prior to take any action without prior consultation of the prior to take any action without prior consultation of the provide comments on the reports and actions of the provide comments on the reports and actions of the provide comments on the reports and actions of the provide comments on the reports and actions of the provide comments on the reports and actions of the provide comments on the reports and actions of the provide comments on the reports and actions of the provide comments on the reports and actions of the provide comments on the provide comments of the provide comments on the provide comments of the provid and/or RPI to the Board and to Sandoz and/or RPI in a timely manner. The without prior consultation without prior consultation without prior consultation to take any action without prior consultation or the DTSC has further agreed not to take any action is necessary to protect human health or the Board, unless immediate action is necessary to protect human health or the Board, unless immediate action is necessary to protect human health or the Board, unless immediate action is necessary to protect human health or the Board, unless immediate action is necessary to protect human health or the Board, unless immediate action is necessary to protect human health or the Board, unless immediate action is necessary to protect human health or the Board, unless immediate action is necessary to protect human health or the Board, unless immediate action is necessary to protect human health or the Board, unless immediate action is necessary to protect human health or the Board, unless immediate action is necessary to protect human health or the Board, unless immediate action is necessary to protect human health or the Board, unless immediate action is necessary to protect human health or the Board, unless immediate action is necessary to protect human health or the Board human health DTSC has further agreed not to take any action without prior consultation with or the any action without prior consultation or the protect human health or to protect human health health or to protect human health or to protect human health or to protect human health health or to protect human health health health had health health health health health health health heal the Board, unless immediate action is necessary to protect human health or the moving and the emergency precludes consultation as circumstances allow. The environment; if an emergency precludes as soon as circumstances allow of any action, consultation shall take place as soon as circumstances. mendations. environment; if an emergency precludes consultation prior to implementation. the of any action, consultation shall take place as soon as circumstances. Administration of any action, consultation actional Oceanic and Atmospheric Administration. Board has consulted the National Oceanic and Atmospheric Administration. of any action, consultation shall take place as soon as circumstances allow. the National Oceanic and Atmospheric Administration, the Board has consulted the National Oceanic of Engineers, the Ray Army Corns of Engineers. The Ray Army Corns of Engineers. Board has consulted the National Oceanic and Atmospheric Administration, the San U.S. Fish & Wildlife Service, the U.S. Army Fish & Game Department. The California Fish & Game Department Ouality Management District. U.S. Fish & Wildlife Service, the U.S. Army Corps of Engineers, the Bay Area Air Corps of Engineers, the San Corps of Engineers, the Bay Area Air Corps of Engineers, the San Corps o 22. Quality Management District, the California Fish & Game Department, the San The Board Commission, the County of San Conservation and Development Commission, the The Board Francisco Bay Conservation and Alto prior to issuing this Order.

Mateo and the City of Fast Palo Alto prior to issuing the City of Fast Palo Alto prior to issuing this Order. Francisco Bay Conservation and Development Commission, the County of Sard The Board The Board It is Conservation and Development Commission, the County of Sard The Board It is Order.

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IT IS HEREBY ORDERED, pursuant to Section 13304 of the California Water Code a charteness shall section 25356.1 of the California Health and Safety Code. that the discharges shall section 25356.1 of the California Health and Safety Code. IT IS HEREBY ORDERED, pursuant to Section 13304 of the California Water Code a safety Code, that the dischargers shall be section 25356.1 of the California Health and Safety Code, findings as follows:

Section 25356.1 of the California Health and the above findings as follows:

Section 25356.1 of the effects described in the above findings and abate the effects described in the above findings. Section 25556.1 of the California Health and Safety Code, that the dischar the above findings as follows: cleanup and abate the effects described in the above findings as follows: The discharge of wastes or advargality affect the honeficial vece of the degrade wrater quality or advargality affect the honeficial vece of the degrade wrater quality or advargality affect the honeficial vece of the degrade wrater quality or advargality affect the honeficial vece of the degrade wrater quality or advangality affect the honeficial vece of the degrade wrater quality or advangality affect the honeficial vece of the degrade wrater quality affect the honeficial vece of the degrade wrater quality affect the honeficial vece of the degrade wrater quality affect the honeficial vece of the degrade wrater quality affect the honeficial vece of the degrade wrater quality affect the honeficial vece of the degrade wrater quality affect the honeficial vece of the degrade wrater quality affect the honeficial vece of the degrade wrater quality affect the degrade was a second property affect the degrade wrater quality affect the degrade was a second property affect the degrade was a

- The discharge of wastes or nazardous materials in a manner which degrade water quality or adversely affect the beneficial uses of the State is prohibited. Significant migration of pollutants through surface or subsurface of subsurface of the State is prohibited PROHIBITIONS of the State, is prohibited. Α. 1.

 - Activities associated with the subsurface investigation and cl organican migranon or ponurano unough of the State is prohibited.

 port to waters of the State is prohibited. Activities associated with the subsurface investigation and civilies associated with the migration of pollutants are privally cause significant adverse migration of pollutants. 2.
 - 3.

CLEANUP SPECIFICATIONS

B.

The dischargers shall not cause or permit, nor threaten ne discharged to some of the control of the standard of the control of the standard of the control of the contr permit, waste to be discharged to waters of the State and create or the be discharged to waters of the state and create of the state and create of the beautiful to the state and create of the state DE UISCHARBEU 10 WAIETS OF THE STATE AND CREATE OF THE CONDITION OF POllution or nuisance as defined in Section of Pollution of Nuisance as defined in Section of Nuisance as defin California Water Code, except as authorized by the t 1.

- The dischargers shall continue to conduct site investigation and monitor activities, as needed, to define the current local hydrogeologic conditions and the lateral and vertical extent of soil and groundwater pollution. Should monitoring results show evidence of pollutant migration, addi-2. tional characterization of pollutant extent may be required.
 - The cleanup levels for source-area soil shall be consistent with those set forth in Finding 9. All accessible soil containing arsenic concentrations in excess of 5000 mg/kg, therefore, shall be excavated and disposed offsite. Soil containing arsenic concentrations greater than 500 mg/kg will be treated by means of fixation technology. Surface soil containing 3. arsenic concentrations greater than 70 mg/kg shall be capped, except where otherwise excavated and disposed. These levels are health-based and protect human health and the environment. A program of continued groundwater monitoring will monitor the status of pollutants left in the soil.
 - Final cleanup levels for polluted groundwater, onsite and offsite, shall be as provided in Finding 10.2. These levels are in accordance with State Water Resources Control Board Resolution No. 68-16, "Statement of Policy with Respect to Maintaining High Quality of Waters in California." 4.
 - The dischargers shall construct and maintain a system of perimeter monitoring well pairs completed in the upper and lower portions of the shallow aquifer which shall be located within 100 feet of the 0.05 mg/l contour for arsenic. Concentrations of arsenic in the perimeter wells must be maintained below the MCL. Concentrations of arsenic and 5. other chemicals of concern in the deep aquifer shall be maintained at background in accordance with the SAP, ACCP and DAMP approved for the site.

PROVISIONS C.

- The dischargers shall comply with the Prohibitions and Specifications above, in accordance with the following time schedule and tasks. Certain of the following tasks, as noted, amend the description and due dates for tasks appearing in existing Order 91-016. 1.
 - AMEND DATE FOR ECOLOGICAL ASSESSMENT, PROVISION C.1.j. (SCO 91-016) a.
 - TASK: DRAFT ECOLOGICAL ASSESSMENT DUE DATE: March 31, 1992 1.

TASK: FINAL ECOLOGICAL ASSESSMENT 2.

Description: RPI shall submit a final report on the Wetland DUE DATE: August 31, 1992 Ecological Assessment. The report shall include any revisions resulting from agency review and comment.

AMEND DUE DATE FOR WETLAND OU FEASIBILITY STUDY AND PROPOSED FINAL CLEANUP PLAN, PROVISION C.1.h.2. and b.

C.1.i.2. (SCO 91-016)

DUE DATE: November 29, 1992 DUE DATE: 60 days after submittal of agency comments TASK: REVISE ACCP AND DAMP c.

Description: RPI shall submit revised ACCP and DAMP reports acceptable to the Executive Officer which reflect agency com-

TASK: DEFINE OFFSITE PROPERTIES REQUIRING DEED RE-STRICTIONS AND THOSE WHERE REMOVAL WILL OCCUR ments. d.

Description: RPI shall submit a report acceptable to the Executive <u>Description</u>: Real submit a report acceptable to the fixed and Officer defining offsite areas that will be deed restricted and DUE DATE: April 1, 1992 others which will have removal of all soils with greater than 70 outers which will have removal of an soms with greater than /o mg/kg of arsenic. Additional sampling will be required to determine which sizes will shall be deed restricted. mine which sites will shall be deed restricted.

TASK: REMEDIAL DESIGN REPORT DUE DATE: May 1, 1992 e.

Description: RPI shall submit technical reports acceptable to the Executive Officer containing all design plans and detailed schero ules for completion of all elements of the selected remedy for Uplands OU, with the exception of: proposed deed restriction of the closure of facilities on the search of the search of the closure of facilities on the search of t opianus ou, with the exception of proposed deed resurched remedial steps to be taken after the closure of facilities on the contract of the co Sandoz and Bains properties; control and remediation of sur runoff and the installation of a slurry wall. A proposal for c runon and the instantation of a sturry wan. To proposar for this (restrictions will be submitted as a separate task under this (The other elements will be deferred until the Wetland Ope Unit FS/RAP/ROD is implemented.

The report shall include an evaluation of the potential of treated by means of silicate fixation to meet the leachabi of: 5 mg/l arsenic, 1 mg/l cadmium, 5 mg/l lead, .02 mg/l mercury and, 1 mg/l selenium as measured by the toxicity characteristic leaching procedure (TCLP), based on a pilot-scale treatability study. In addition, the report shall provide further data on background values for lead, cadmium, mercury and selenium.

f. TASK: PROPOSED DEED RESTRICTIONS DUE DATE: MAY 1, 1992

<u>Description</u>: RPI shall submit proposed deed restrictions acceptable to all agencies. All properties containing soils with arsenic concentrations greater than 70 mg/kg where removal will not occur are required to have deed restrictions. Removal of the restriction on the deeds would require all soils in excess of 70 mg/kg be removed.

g. TASK: IMPLEMENTATION OF UPLAND OU REMEDIAL PLAN DUE DATE: January 1, 1993

<u>Description</u>: RPI shall submit a technical report acceptable to the Executive Officer documenting completion of the tasks identified in the technical report submitted for Task (c). The report shall also contain a re-installation schedule for monitoring wells WCC-01 and WCC-17.

h. TASK: IMPLEMENTATION OF DEEP AQUIFER MONITORING WELL INSTALLATION
DUE DATE: July 1, 1993

<u>Description</u>: RPI shall submit a technical report acceptable to the Executive Officer documenting the installation of additional deep aquifer monitoring wells as specified in the revised DAMP.

i. TASK: DEED RESTRICTIONS DUE DATE: January 1, 1993

<u>Description</u>: RPI shall submit to the Board copies of notarized and properly recorded deed restriction documents for properties identified in task (d), and/or where removal of soil with more than 70 mg/kg of arsenic does not occur.

2. The dischargers shall submit to the Regional Board acceptable reports on compliance with the requirements of this Order that contain descriptions and results of work and analyses performed. It is not the Board's intent to duplicate any reports due under Order Nos. 91-016 or 91-095, or due

to any other agency; therefore any reports due concurrently under this Order may be combined. These reports shall include those prescribed below:

- The dischargers shall submit on a regular basis monthly status reports on compliance with this Order. Reports are due on the 15th day of each month to cover the previous month. Each report shall include at least a. the following:
 - Summary of work completed since submittal of the previous report, and work projected to be completed before 1) submittal of next report.
 - Identification of any obstacles which may threaten compliance with the schedule of this Order and what actions are being taken to overcome these obstacles. 2)
 - Written notification which clarifies the reasons for noncompliance with any requirement of this Order, and which proposes specific measures and a schedule to achieve compliance. This written notification shall identify work not completed that was projected for completion, and shall 3) identify the impact of noncompliance on achieving compliance with the remaining requirements of this Order.
 - The dischargers shall regularly submit reports to the Board on results of groundwater monitoring. The reports shall be yearly, due on July 31 of each year until quarterly monitoring begins as specified in Order 91-016. At that time, compliance and monitoring reports will be due on the last day of the month following each calendar quarter. All compliance and b. monitoring reports shall include at least the following:
 - Tabulated results of annual and then quarterly water quality sampling analyses for all wells specified in the SAP, and updated groundwater pollution plume maps based on these 1) results.
 - A cumulative tabulation of all well construction details, water level measurements and updated piezometric maps 2) based on these results.
 - Reference diagrams and maps including geologic cross sections describing the hydrogeologic setting of the site, and appropriately scaled and detailed base maps showing 3)

the location of all monitoring wells and extraction wells, the location of all monitoring wells and extraction and identifying adjacent facilities and structures.

ON AN ANNUAL BASIS, The dischargers shall submit summary status of this reports on the progress of compliance with all requirements of the reports on the progress of compliance with all requirements. ON AN ANNUAL BASIS, The dischargers shall submit summary status of this all requirements of this with all requirements of the effective with all requirements of compliance with all increase the effective reports on the progress of compliance which could increase the order and propose modifications which could increase the order and propose modifications. reports on the progress of compliance with all requirements of this effectiveness on the progress of compliance with all requirements of this effectiveness on the progress of compliance with all requirements of this effectiveness on the progress of compliance with all requirements of this effectiveness on the progress of compliance with all requirements of this effectiveness on the progress of compliance with all requirements of this effectiveness on the progress of compliance with all requirements of this effectiveness of compliance with all requirements of this effectiveness of compliance with all requirements of this effectiveness of compliance with all requirements of the effectiveness of the effectiveness of compliance with all requirements of the effectiveness of compliance with all requirements of the effectiveness of the effectiv Order and Propose modifications which could increase the effectivenes which could increase the effectivenes are first report shall be due on January 31.

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The first report shall be due on January 31.

The first report shall be due on January 31. of final cleanup actions. The first report shall be due on January 21. The report shall be due o The report stain and shall cover the previous calendar year. The report stain and an evaluation and systems and an evaluation are least: progress on site investigation actions and systems and systems and systems and systems and systems and systems and systems. tion and effectiveness of remediation actions and systems, and an evaluation and effectiveness of meeting groundwater and soil cleanup goals. c.

RPI may, by written request, seek a modification or revision of the request, seek a modification or nlan submitted nurs of this Order or any nrogram or nlan submitted nurs requirements of this Order or any nrogram or nlan submitted nurs

RYI may, by Written request, seek a modification or revision of uncular new may, by Written request, seek a modification or plan submitted pursuant of this Order or any program or plan submitted pursuant new requirements of this Order and any annicable program requirements of this Order at any time. requirements of this Order or any program or plan submitted pursuant to this Order at any time. This Order and any applicable program to this Order at any time. The modified terminated or revised by the Board. to this Order at any time. This Order and any applicable program, or schedule may be modified, terminated or revised by the Board. If the dischargers may be delayed, interrupted or prevented from the or more of the completion dates specified in this Order. It the dischargers may be delayed, interrupted or prevented from meet the dischargers of the completion dates specified in this for any ing one or more of the completion the Executive Officer. If for any dischargers shall promptly notify the Executive Officer. 3.

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engineer, or certified engineering geologist. staff. 6.

All samples shall be analyzed by State certified labor All samples shall be allaryted by state ceruled EPA meres accepted by the Board, all laboratories of the goalwise to be performed. ries accepted by the board, using approved firm it analysis to be performed.

All laboratories of the analysis to be performed. analysis to be performed. All laboratories of the tain quality assurance/ quality control records/ 7. period of six years.

- 8. The dischargers shall maintain in good working order, and operate in the normal standard of care, any facility or control system installed to achieve compliance with the requirements of this Order.
- 9. Copies of all correspondence, reports, and documents pertaining to compliance with the requirements of this Order shall be provided to the following agencies:
 - a. Hetch Hetchy Water District
 - b. San Mateo County Health Department
 - c. City of East Palo Alto
 - d. California Environmental Protection Agency, Department of Toxic Substances Control
 - e. U.S. EPA, Region IX (H-6-3)
- 10. The dischargers shall permit, within the scope of each of their authorities, the Board or its authorized representative, in accordance with Section 13267 (c) of the California Water Code:
 - a. Entry upon dischargers' premises in which any pollution sources exist, or may potentially exist, or in which any required records are kept, which are relevant to this Order.
 - b. Access to copy any records required to be kept under the terms and conditions of this Order.
 - c. Inspection of any monitoring equipment or methodology implemented in response to this Order.
 - d. Sampling of any groundwater or soil which is accessible, or may become accessible, as part of any investigation or remedial action program undertaken by the discharger.
- 11. Sandoz shall file a report in a timely manner on any changes in site occupancy and ownership associated with the facility described in this Order.
- 12. If any hazardous substance is discharged in or on any waters of the State, or discharged and deposited where it is, or probably will be discharged in or on any waters of the State, the dischargers shall report such a discharge to this Board, at (415) 464-1255 on weekdays during office hours from 8 a.m. to 5 p.m., and to the Office of Emergency Services at (800) 852-7550 during non-office hours. A written report shall be filed with the Board within five (5) working days and shall contain information relative to: the nature of the waste or pollutant, quantity involved,

duration of incident, cause of spill, Spill Prevention, Control and Countermeasure Plan (SPCC) in effect, if any, estimated size of affected area, nature of effects, corrective measures that have been taken or planned, a schedule of these activities, and persons notified.

- 13. Except as superseded by adoption of this Order, Site Cleanup Requirements Order Nos. 91-016 and 91-095 shall remain in effect.
- 14. Any provisions of this Order substantially identical to provisions which the State Water Board or a court of law determines to be in excess of the Board's legal authority shall have no force or effect in this Order.
- 15. This Order is intended to be the primary regulating document by which site cleanup for the Uplands OU shall proceed with the Board as lead agency.
- 16. The Board will review this Order periodically and may revise the requirements when necessary.

I, Steven R. Ritchie, Executive Officer, do hereby certify that the foregoing is a full, true and correct copy of an Order adopted by the California Regional Water Quality Control Board, San Francisco Bay Region, on February 19, 1992.

Steven R. Ritchie Executive Officer

TABLE 1 - PROPOSED CLEANUP STANDARDS 1990 BAY ROAD SITE, EAST PALO ALTO

CHEMICALS	BACK-	CLEANUP	RISK PARAMETERS					
OF CONCERN*	GROUND (mg/kg)	STANDARD ^b (mg/kg)	Cancer Risk	Hazard Index				
ONSITE : Based on Commercial/Industrial use scenario with inhalation, ingestion exposure pathways								
Lead(B2)d	50	450°	-	BKU				
Arsenic(A)	20	500	1.8E-4	0.25				
Cadmium(B1)	1.5	1,000	0.2E-4 ⁽	0.5				
Mercury(D)	4	300	_	0.5				
Selenium	4	6,000	-	1.0g				
Total Excess Cancer Ri	2E-4							
Segregated Noncarcino		1.0 0.5 ^h 0.25						
OFFSITE: Based on Residential future use scenario with inhalation, ingestion exposure pathways								
Lead(B2)	50	120°	49	BKU				
Arsenic(A)	20	70	IE-4	0.14				
Cadmium(B1)	1.5	250	.08E-4 ^f	0.5				
Mercury(D)	4	100	-	0.5				
Selenium	4	2,000	-	1.0 ^g				
Total Excess Cancer Ris	IE-4	·						
Segregated Noncarcino	genic Risk <i>Neu</i>		1.0 0.5 ^h 0.14					

NOTES:

- a) See Appendix K, Remedial Investigation Report.
- b) Most health-protective standards calculated for industrial and residential land use scenarios, based on carcinogenic or noncarcinogenic effects.
- c) Onsite includes the operating Sandoz Plant property.
- d) Parenthetic notation is carcinogenic classification.
- e) Based on EPA's preferred method, Lead Uptake/Biokinetic (BKU) model (Version 0.5, April, 1991).
- f) Based on inhalation exposure pathway only.
- g) Risk management decision not to include selenium in segregated risk because of low concentration in soil, low degree of toxic effect to humans, and beneficial antigonistic interaction with other chemicals of concern.
- h) Contribution of lead to neurologic effects cannot be quantified in terms of Hazard Index.
- i) Offsite includes adjacent Bains, Curtaccio, Rogge, Demeter, PG&E and City of East Palo Alto properties.





